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PPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
10/064,797	08/19/2002	Ta-Wei Liu	8248-US-PA	4095
31561 75	590 12/28/2004		EXAMINER	
JIANQ CHYUN INTELLECTUAL PROPERTY OFFICE			DHARIA, PRABODH M	
7 FLOOR-1, N	O. 100 ROAD, SECTION 2		ART UNIT	PAPER NUMBER
TAIPEI, 100			2673	
TAIWAN			DATE MAILED: 12/28/2004	

Please find below and/or attached an Office communication concerning this application or proceeding.



		Application No.	Applicant(s)	(a)			
Office Action Summary		Application No.	Applicant(s)	U			
		10/064,797	LIU ET AL.				
		Examiner	Art Unit				
		Prabodh M Dharia	2673				
Period fo	The MAILING DATE of this communication app or Reply	ears on the cover sheet with	the correspondence address				
THE - Exte after - If the - If NC - Failt Any	ORTENED STATUTORY PERIOD FOR REPLY MAILING DATE OF THIS COMMUNICATION. Insions of time may be available under the provisions of 37 CFR 1.13 SIX (6) MONTHS from the mailing date of this communication. It is period for reply specified above is less than thirty (30) days, a reply operiod for reply is specified above, the maximum statutory period wire to reply within the set or extended period for reply will, by statute, reply received by the Office later than three months after the mailing ed patent term adjustment. See 37 CFR 1.704(b).	B6(a). In no event, however, may a rep within the statutory minimum of thirly ( vill apply and will expire SIX (6) MONT cause the application to become ABAI	ly be timely filed (30) days will be considered timely. IS from the mailing date of this communic NDONED (35 U.S.C. § 133).	cation.			
Status							
1)[	Responsive to communication(s) filed on <u>06 O</u>	ctober 2004.					
2a)□							
3)□	Since this application is in condition for allowance except for formal matters, prosecution as to the merits is closed in accordance with the practice under <i>Ex parte Quayle</i> , 1935 C.D. 11, 453 O.G. 213.						
Disposit	ion of Claims						
5)□ 6)⊠ 7)□	Claim(s) 1-12 is/are pending in the application.  4a) Of the above claim(s) is/are withdraw Claim(s) is/are allowed.  Claim(s) 1-12 is/are rejected.  Claim(s) is/are objected to.  Claim(s) are subject to restriction and/or	vn from consideration.					
Applicat	ion Papers						
10)⊠	The specification is objected to by the Examine The drawing(s) filed on <u>19 August 2002</u> is/are: Applicant may not request that any objection to the Replacement drawing sheet(s) including the correct The oath or declaration is objected to by the Ex	a)⊠ accepted or b)⊡ object drawing(s) be held in abeyanct ion is required if the drawing(s	e. See 37 CFR 1.85(a). ) is objected to. See 37 CFR 1.12	• •			
Priority (	under 35 U.S.C. § 119						
12)⊠ a)	Acknowledgment is made of a claim for foreign  All b) Some * c) None of:  1. Certified copies of the priority documents  2. Certified copies of the priority documents  3. Copies of the certified copies of the priority documents  application from the International Bureau  See the attached detailed Office action for a list	s have been received. s have been received in Ap ity documents have been ro ı (PCT Rule 17.2(a)).	plication No eceived in this National Stage				
Attachmen	t(s)						
1) Notic	e of References Cited (PTO-892)	4) 🔲 Interview Su					
3) Infor	te of Draftsperson's Patent Drawing Review (PTO-948) mation Disclosure Statement(s) (PTO-1449 or PTO/SB/08) or No(s)/Mail Date		Mail Date ormal Patent Application (PTO-152)				

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1. Status: Receipt is acknowledged of papers submitted on 10-06-2004 under request for reconsideration have been placed of record in the file. Claims 1-12, are pending in this action.

## Claim Rejections - 35 USC § 103

- 2. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:
  - (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.
- 3. Claims 1-3,7-9 are rejected under 35 U.S.C. 103(a) as being unpatentable over Yap (US 2002/0190823 A1) in view of Anzai et al. (6,016,248).

Regarding Claim 1, Yap teaches a stylus (page 1, paragraph 007, Line 2) retaining and releasing mechanism suitable for use (page 1, paragraph 007, Line 1,2) within a housing that can receive a stylus having a retaining slot formed thereon (page 1, paragraph 008, Line 2,3), wherein the housing has a cavity into which the stylus can be slidably inserted (page 3, paragraph 036), the stylus retaining and releasing mechanism (page 3, paragraph 0036, page 3, paragraph 0034, Lines 4-8) comprising: a stylus-releasing device (page 1, paragraph 007, Line 2, page 3, paragraph 0034, Lines 4-8), wherein the stylus-releasing device is arranged at a location of the housing (page 1, paragraph 007, Line 2, page 2, paragraph 0026, Lines 1-4), that terminates the cavity so that, in a first stage of operation, the stylus-releasing device can store resilient force in a stable configuration after the stylus being inserted in the cavity presses on the stylus-releasing device to engage into the first stable configuration (page 1, paragraph 007, Line

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2, page 2, paragraph 0026, Lines 1-4, paragraph 27, Lines 1-7, page 3, paragraph 0034, Lines 4-8), and in a second stage of operation, the stylus-releasing device can exert a resilient force on the stylus being held immobile in the cavity to eject the stylus out of the cavity after a short pressing action is applied on the inserted stylus to disengage the stylus-releasing device from the stable configuration (page 1, paragraph 007, Line 2, page 2, paragraph 0026, Lines 1-4, paragraph 27, Lines 1-7, page 3, paragraph 0034, Lines 4-8, page 3, paragraph 0036), and a retainer, wherein the retainer is arranged adjacent to the cavity so that the retainer can resiliently deviate when contacted with the stylus being inserted in the cavity, the retainer further includes a protruding clamping member that inserts in the retaining slot of the stylus to hold and immobilize the stylus in the cavity once the inserted stylus engages the stylus-releasing device in the stable configuration (page 1, paragraph 007, Line 2, page 2, paragraph 0026, Lines 1-4, paragraph 27, Lines 1-7, page 3, paragraph 0034, Lines 4-8, page 3, paragraph 0036).

However, Yap fails to teach or recite specifically a retainer, wherein the retainer is arranged adjacent to the cavity so that the retainer can resiliently deviate when contacted with the stylus being inserted in the cavity, the retainer further includes a protruding clamping member that inserts in the retaining slot of the stylus to hold and immobilize the stylus in the cavity once the inserted stylus engages the stylus-releasing device in the stable configuration.

However, Anzai et al. a retainer, wherein the retainer is arranged adjacent to the cavity so that the retainer can resiliently deviate when contacted with the stylus being inserted in the cavity, the retainer further includes a protruding clamping member that inserts in the retaining slot of the stylus to hold and immobilize the stylus in the cavity once the inserted stylus engages the stylus-releasing device in the stable configuration (figure 12, item no. 63, Col. 6, Lines 49-

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65, However, it is well known to one in the ordinary skill in the art to have protruded clamp type mechanical positioning or holding immobile in a position, they may be addressed differently, Liu et al. (6,410,865 B1) figure 2, item no. 104, Col. 2, Lines 25-40, Moller et al. (5,889,512) figure 6,7,9, item number 21,28,32 Col. 6, Lines 8-34).

Thus it is obvious to one in the ordinary skill in the art at the time of invention was made to incorporate Anzai et al. teaching in teaching of Yap to have user friendly electronic device, which not only produces convenience for consumer but also for merchants in retails industry.

Regarding Claim 2, Yap teaches the retainer is formed with the housing in a single body (paragraph 0034, Lines 4-8, page 3, paragraph 0036).

Regarding Claim 3, Yap teaches an impeding member that contacts with the stylus in the cavity to moderate the ejection of the stylus (page 2, paragraph 0026, Lines 1-4, paragraph 27, Lines 1-7, page 3, paragraph 0034, Lines 4-8, page 3, paragraph 0036).

Regarding Claim 7, Yap teaches an electronic equipment having a touch panel display screen (page 1, paragraph 2, Lines 1,2 paragraph 3), comprising: a stylus (page 1,paragraph 007, Line 1,2), wherein the stylus serves as pointing device (page 1, paragraph 3), and has a retaining slot (page 1, paragraph 007, Line 1,2, paragraph 008, Line 2,3) thereon, a housing, wherein the housing includes a cavity in which the stylus can be slidably inserted when not used (page 3, paragraph 036); a stylus-releasing device (page 1, paragraph 007, Line 1,2, page 3, paragraph 0036, page 3, paragraph 0034, Lines 4-8), wherein the stylus-releasing device (page 1, paragraph 0036, page 3, paragraph 0034, Lines 4-8), wherein the stylus-releasing device (page 1, paragraph

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007, Line 2, page 3, paragraph 0034, Lines 4-8), wherein the stylus-releasing device is arranged at a location of the housing (page 1, paragraph 007, Line 2, page 2, paragraph 0026, Lines 1-4), that terminates the cavity so that, in a first stage of operation, the stylus-releasing device can store resilient force in a stable configuration after the stylus being inserted in the cavity presses on the stylus-releasing device to engage into the first stable configuration (page 1, paragraph 007, Line 2, page 2, paragraph 0026, Lines 1-4, paragraph 27, Lines 1-7, page 3, paragraph 0034, Lines 4-8), and in a second stage of operation, the stylus-releasing device can exert a resilient force on the stylus being held immobile in the cavity to eject the stylus out of the cavity after a short pressing action is applied on the inserted stylus to disengage the stylus-releasing device from the stable configuration (page 1, paragraph 007, Line 2, page 2, paragraph 0026, Lines 1-4, paragraph 27, Lines 1-7, page 3, paragraph 0034, Lines 4-8, page 3, paragraph 0036); and a retainer, wherein the retainer is arranged adjacent to the cavity so that the retainer can resiliently deviate when contacted with the stylus being inserted in the cavity, the retainer further includes a protruding clamping member that inserts in the retaining slot of the stylus to hold and immobilize the stylus in the cavity once the inserted stylus engages the stylus-releasing device in the stable configuration (page 1, paragraph 007, Line 2, page 2, paragraph 0026, Lines 1-4, paragraph 27, Lines 1-7, page 3, paragraph 0034, Lines 4-8, page 3, paragraph 0036).

However, Yap fails to teach or recite specifically a retainer, wherein the retainer is arranged adjacent to the cavity so that the retainer can resiliently deviate when contacted with the stylus being inserted in the cavity, the retainer further includes a protruding clamping member that inserts in the retaining slot of the stylus to hold and immobilize the stylus in the cavity once the inserted stylus engages the stylus-releasing device in the stable configuration.

figure 6,7,9, item number 21,28,32 Col. 6, Lines 8-34).

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However, Anzai et al. a retainer, wherein the retainer is arranged adjacent to the cavity so that the retainer can resiliently deviate when contacted with the stylus being inserted in the cavity, the retainer further includes a protruding clamping member that inserts in the retaining slot of the stylus to hold and immobilize the stylus in the cavity once the inserted stylus engages the stylus-releasing device in the stable configuration (figure 12, item no. 63, Col. 6, Lines 49-65, However, it is well known to one in the ordinary skill in the art to have protruded clamp type mechanical positioning or holding immobile in a position, they may be addressed differently, Liu et al. (6,410,865 B1) figure 2, item no. 104, Col. 2, Lines 25-40, Moller et al. (5,889,512)

Thus it is obvious to one in the ordinary skill in the art at the time of invention was made to incorporate Anzai et al. teaching in teaching of Yap to have user friendly electronic device, which not only produces convenience for consumer but also for merchants in retails industry.

Regarding Claim 8, Yap teaches the retainer is formed with the housing in a single body (page 3, paragraph 0036).

Regarding Claim 9, Yap teaches an impeding member that contacts with the stylus in the cavity to moderate the ejection of the stylus (page 3, paragraph 32, Lines 4-7, page 3, paragraph 0034, Lines 4-8).

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4. Claims 4-6, 10-12 are rejected under 35 U.S.C. 103(a) as being unpatentable over Yap (2002/0190823 A1) in view of Anzai et al. (6,016,248) as applied to claim1-3, 7-9 above, and further in view of Price et al. (5,561,282).

Regarding Claim 4, Yap teaches the impeding member includes a material with relatively high friction coefficient (paragraph 0026, Lines 1-4, paragraph 27, Lines 1-7).

However, Yap modified by Anzai et al. fails to specifically teach impeding member includes a material with relatively high friction.

However, Price et al. teaches impeding member includes a material with relatively high friction (Col. 17, lines 24-35 The interior walls of the retaining housing is smaller than the barrel of the stylus, which produces higher friction and makes stylus immobile).

Thus it is obvious to one in the ordinary skill in the art at the time of invention was made to incorporate Price et al. teaching in teaching of Yap modified by Anzai et al. to have user friendly electronic device, which not only produces convenience for consumer but also for merchants in retails industry.

Regarding Claim 5, Yap teaches the impeding member includes foam polymer material (page 2, paragraph 0022, 0023).

Regarding Claim 6, Yap teaches the stylus-releasing device is fixedly attached on the housing by means of a resilient plate, the resilient plate is fixedly attached to the stylus-releasing device and further terminates into a plurality of bent claws that fixedly insert in the housing (page 2, paragraph 0026, 0027).

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Regarding Claim 10, Yap teaches the impeding member includes a material with relatively high friction coefficient (paragraph 0026, Lines 1-4, paragraph 27, Lines 1-7).

However, Yap fails to specifically teach impeding member includes a material with relatively high friction.

However, Price et al. teaches impeding member includes a material with relatively high friction (Col. 17, lines 24-35 The interior walls of the retaining housing is smaller than the barrel of the stylus, which produces higher friction and makes stylus immobile).

Thus it is obvious to one in the ordinary skill in the art at the time of invention was made to incorporate Price et al. teaching in teaching of Yap modified by Anzai et al. to have user friendly electronic device, which not only produces convenience for consumer but also for merchants in retails industry.

Regarding Claim 11, Yap teaches the impeding member includes foam polymer material (page 2, paragraph 0022, 0023).

Regarding Claim 12, Yap teaches the stylus-releasing device is fixedly attached on the housing by means of a resilient plate, the resilient plate is fixedly attached to the stylus-releasing device and further terminates into a plurality of bent claws that fixedly insert in the housing (page 2, paragraph 0026, 0027).

5. The prior art made of record and not relied upon is considered pertinent to applicant's disclosure. Applicant is informed that all of the other additional cited references either anticipate

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or render the claims obvious. In order to not to be repetitive and exhaustive, the examiner did draft additional rejection based on those references.

## Conclusion

6. The prior art made of record and not relied upon is considered pertinent to applicant's disclosure.

Moller et al. (5,889,512) Extendable Stylus.

- 7. Any inquiry concerning this communication or earlier communications from the examiner should be directed to Prabodh M Dharia whose telephone number is 703-605-1231. The examiner can normally be reached on M-F 8AM to 5PM.
- 8. If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Bipin Shalwala can be reached on 703-3054938. The fax phone number for the organization where this application or proceeding is assigned is 703-872-9306.
- 9. Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free).

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Any response to this action should be mailed to:

Commissioner of Patents and Trademarks

Washington, D.C. 20231

PD

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December 22, 2004

VIJAY SHĂNKAR PRIMARY EXAMINER